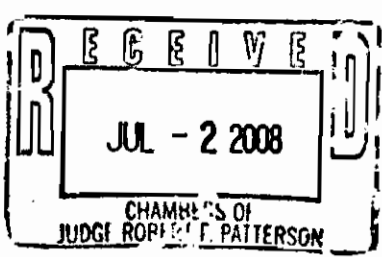


I am reading a manual for pro-se Litigants Appearing Before the United States District Court, States that (26A) a pro-se prisoner alleging excessive force by Correction officers is exempt from initial disclosures for the discovery under the scheduling order Dated (6-24-08) and so ordered By you Sr. This also falls under my case. Further more if this does fall under my case, hope fully you can post poned it until the middle of next month. Because I am Curruntely in S.H.U which means 23 hour locked from June 24 until July 24, 30 days for a minor incident that they take Seirous. Also I have wrote so maney people that pratice Law and No one want's to take my how is it posible for me to find a lawyer? who could help me in Situation like this? thank you for your time



Ben
7-1-2008

Blerim Nohaj 07A0749
ARTHUR KILL CORRECTIONAL FACILITY
2911 ARTHUR KILL ROAD
STATEN ISLAND, NEW YORK 10309

Application granted.
In view of plaintiff's keep lock status
until 7/24/08, - ~~the~~ Rule 26 disclosure
is extended until 8/18/08.
So ordered
R. M. P. 7/3/08

SEE TYPEWRITTEN MEMO
ENDORSEMENT ATTACHED

Case: Blerim Nokaj v. Officer Ashley, et al.
Index No. 07 Civ. 3239 (RPP)

MEMO ENDORSEMENT:

Application granted.

In view of plaintiff's keep-lock status until 7/24/08, Rule 26 disclosure is extended until 8/8/08.

So ordered.

Robert P. Patterson, Jr., U.S.D.J., 7/3/08